

January 22, 2016

Environmental Protection Agency Region 10 Director, Office of Air, Waste and Toxics 1200 Sixth Avenue, Suite 900, AWT-107 Seattle, WA 98101

RE: 40 CFR Part 60 Subpart ZZZZZ Reporting Period June 30, 2015 – December 31, 2015 PCC Structurals Inc. SSBO foundry

To Whom It May Concern:

Pursuant to the Area Source Iron and Steel Foundry NESHAP, I am submitting the following semi-annual report. The affected source meets the definition of a small foundry and has implemented a metallic scrap management program and meets the binder formulation requirements as specified in 40 CFR 63, Subpart ZZZZZ.

Owner:

PCC Structurals Inc.

4600 SE Harney Drive, Portland OR 97206

Source:

SSBO

13340 SE 84th Avenue, Clackamas OR 97015

This is our written notice that the annual metal melt production continues to remain less than 20,000 tons.

During the reporting period, this facility operated in accordance with written material specifications for metallic scrap according to § 63.10885(a)(1).

During the reporting period, this facility complied with the requirements for scrap that does not contain motor vehicle scrap in accordance with § 63.10885(b)(4).

During the reporting period, this facility complied with the no methanol requirement for the catalyst portion of each binder chemical formulation for a furfuryl alcohol warm box mold or core making line according to § 63.10886.

During the reporting period, this facility complied with the mercury management practices requirements in accordance with § 63.10885(b), § 63.10881(a)(2), § 63.10895(a).

I certify that, based on information and belief formed after reasonable inquiry, the statements and information in this letter are true accurate and complete.

6780 by Harney Brive • Fortland, Oregon 97206 8898 • Phone (503) 777 (898 • Fig.

Sincerely,

For PCC Structurals Inc

Sherry Uchytil

Environmental Affairs

PCC Structurals Inc 4600 SE Harney Drive

Portland OR 97206 503-777-3881

suchytil@pccstructurals.com

cc: Mr. Jerry Ebersole, Oregon DEQ

OR/Compl.

Office of Air, Waste & Toxics



January 22, 2016

Environmental Protection Agency Region 10 Director, Office of Air, Waste and Toxics 1200 Sixth Avenue, Suite 900, AWT-107 Seattle, WA 98101

RE: 40 CFR Part 60 Subpart ZZZZZ Reporting Period June 30, 2015 through December 31, 2015 PCC Structurals Inc. LPC foundry- Iron and Steel Foundry NESHAPS

#### To Whom It May Concern:

Pursuant to the Area Source Iron and Steel Foundry NESHAP, I am submitting the following semi-annual report. The affected source meets the definition of a small foundry and has implemented a metallic scrap management program and meets the binder formulation requirements as specified in 40 CFR 63. Subpart 77777

Owner:

PCC Structurals Inc.

4600 SE Harney Drive, Portland OR 97206

Source:

LPC

4600 SE Harney Drive, Portland OR 97206

This is our written notice that the annual metal melt production continues to remain less than 20,000 tons.

During the reporting period, this facility operated in accordance with written material specifications for metallic scrap according to § 63.10885(a)(1).

During the reporting period, this facility complied with the requirements for scrap that does not contain motor vehicle scrap in accordance with § 63.10885(b)(4).

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During the reporting period, this facility complied with the mercury management practices requirements in accordance with § 63.10885(b), § 63.10881(a)(2), § 63.10895(a).

I certify that, based on information and belief formed after reasonable inquiry, the statements and information in this letter are true accurate and complete.

Sincerely.

For PCC Structurals Inc

Sherry Uchytil

Environmental Affairs PCC Structurals Inc. 4600 SE Harney Drive

Portland OR 97206

503-777-7683

suchytil@pccstructurals.com

Office of Air, Waste & Toxics

cc: Mr. Jerry Ebersole, Oregon DEQ

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OR/Compl.



January 13, 2014

Received

JAN 15 20194

Office Of Air, Waste And Toxics

Environmental Protection Agency Region 10 Director, Office of Air, Waste and Toxics 1200 Sixth Avenue, Suite 900, AWT-107 Seattle, WA 98101

6.

RE: 40 CFR Part 60 Subpart ZZZZZ
PCC Structurals Inc. SSBO foundry

To Whom It May Concern:

Pursuant to the Area Source Iron and Steel Foundry NESHAP, I am submitting the following semi-annual report. The affected source meets the definition of a small foundry and has implemented a metallic scrap management program and meets the binder formulation requirements as specified in 40 CFR 63, Subpart 22727.

Owner:

PCC Structurals Inc.

4600 SE Harney Drive, Portland OR 97206

Source:

SSBO

13340 SE 84th Avenue, Clackamas OR 97015

4

This is our written notice that the annual metal melt production continues to remain less than 20,000 tons.

During the reporting period, this facility operated in accordance with written material specifications for metallic scrap according to § 63.10885(a)(1).

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During the reporting period, this facility complied with the mercury management practices requirements in accordance with § 63.10885(b), § 63.10881(a)(2), § 63.10895(a).

I certify that, based on information and belief formed after reasonable inquiry, the statements and information in this letter are true accurate and complete.

Sincerely,

For PCC Structurals Inc.

Chris Myers

Director of Environmental, Health and Safety

PCC Structurals Inc 4600 SE Harney Drive Portland OR 97206

503-777-3881

cmvers@pccstructurals.com

cc: Mr. Jerry Ebersole, Oregon DEQ

File:

Ent/compl.ax.

TV Application.

TV Activity

Other



January 13, 2014

Received

JAN 15 20134

Office Of Air, Waste And Toxics

Environmental Protection Agency Region 10 Director, Office of Air, Waste and Toxics 1200 Sixth Avenue, Suite 900, AWT-107 Seattle, WA 98101

RE: 40 CFR Part 60 Subpart ZZZZZ
PCC Structurals Inc. LPC foundry

To Whom It May Concern:

Pursuant to the Area Source Iron and Steel Foundry NESHAP, I am submitting the following semi-annual report. The affected source meets the definition of a small foundry and has implemented a metallic scrap management program and meets the binder formulation requirements as specified in 40 CFR 63, Subpart ZZZZZ.

Owner: Source: PCC Structurals Inc.

4600 SE Harney Drive, Portland OR 97206

LPC

4600 SE Harney Drive, Portland OR 97206

6

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I certify that, based on information and belief formed after reasonable inquiry, the statements and information in this letter are true accurate and complete.

Sincerely,

For PCC Structurals Inc

Chris Myers

Director of Environmental, Health and Safety

PCC Structurals Inc 4600 SE Harney Drive Portland OR 97206

503-777-3881

cmyers@pccstructurals.com

cc: Mr. Jerry Ebersole, Oregon DEQ

File:

V Enf/comp...

TV Applicate.

TV Activity

Other



January 25, 2012

Environmental Protection Agency Region 10 Director, Office of Air, Waste and Toxics 1200 Sixth Avenue, Suite 900, AWT-107 Seattle, WA 98101

RE: 40 CFR Part 60 Subpart ZZZZZ
PCC Structurals Inc LPC foundry

To Whom It May Concern:

Pursuant to the Area Source Iron and Steel Foundry NESHAP, I am submitting the following semi-annual report. The affected source meets the definition of a small foundry and has implemented a metallic scrap management program and meets the binder formulation requirements as specified in 40 CFR 63, Subpart ZZZZZ.

Owner:

PCC Structurals Inc.

4600 SE Harney Drive, Portland OR 97206

Source:

LPC

4600 SE Harney Drive, Portland OR 97206 /

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I certify that, based on information and belief formed after reasonable inquiry, the statements and information in this letter are true accurate and complete.

Sincerely, For PCC Structurals Inc

Chris Myers

Director of Environmental, Health and Safety

PCC Structurals Inc 4600 SE Harney Drive

Portland OR 97206 503-777-3881

cmyers@pccstructurals.com

cc: Mr. Jerry Ebersole, Oregon DEQ

File:

TV Action
Other OR



July 30, 2014

Received

AUG 1 - 2014

Office of Air, Waste & Toxics

Environmental Protection Agency Region 10 Director, Office of Air, Waste and Toxics 1200 Sixth Avenue, Suite 900, AWT-107 Seattle, WA 98101

RE: 40 CFR Part 60 Subpart ZZZZZ
PCC Structurals Inc. SSBO foundry

#### To Whom It May Concern:

Pursuant to the Area Source Iron and Steel Foundry NESHAP, I am submitting the following semi-annual report. The affected source meets the definition of a small foundry and has implemented a metallic scrap management program and meets the binder formulation requirements as specified in 40 CFR 63, Subpart ZZZZZ.

Owner:

PCC Structurals Inc.

4600 SE Harney Drive, Portland OR 97206

Source:

SSBO

13340 SE 84th Avenue, Clackamas OR 97015

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for Chris Myers

I certify that, based on information and belief formed after reasonable inquiry, the statements and information in this letter are true accurate and complete.

Sincerely,

For PCC Structurals Inc

Chris Myers /

Director of Environmental, Health and Safety

PCC Structurals Inc 4600 SE Harney Drive Portland OR 97206

503-777-3881

cmyers@pccstructurals.com



July 30, 2014

Received

AUG 1 - 2014

Environmental Protection Agency Region 10 Director, Office of Air, Waste and Toxics 1200 Sixth Avenue, Suite 900, AWT-107 Seattle, WA 98101 Office of Air, Waste & Toxics

RE: 40 CFR Part 60 Subpart ZZZZZ
PCC Structurals Inc. LPC foundry

To Whom It May Concern:

Pursuant to the Area Source Iron and Steel Foundry NESHAP, I am submitting the following semi-annual report. The affected source meets the definition of a small foundry and has implemented a metallic scrap management program and meets the binder formulation requirements as specified in 40 CFR 63, Subpart ZZZZZ.

Owner:

PCC Structurals Inc.

4600 SE Harney Drive, Portland OR 97206

Source:

LPC

4600 SE Harney Drive, Portland OR 97206

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for Chris Myers

I certify that, based on information and belief formed after reasonable inquiry, the statements and information in this letter are true accurate and complete.

Sincerely,

For PCC Structurals Inc

Chris Myers

Director of Environmental, Health and Safety

PCC Structurals Inc 4600 SE Harney Drive Portland OR 97206

503-777-3881

cmyers@pccstructurals.com



July 27, 2015

Received

AUG 0 3 2015

Environmental Protection Agency Region 10 Director, Office of Air, Waste and Toxics 1200 Sixth Avenue, Suite 900, AWT-107 Seattle, WA 98101

Office of Air, Waste & Toxics

RE: 40 CFR Part 60 Subpart ZZZZZ Reporting Period January 1, 2015 through June 30, 2015 PCC Structurals Inc. LPC foundry- Iron and Steel Foundry NESHAPS

To Whom It May Concern:

Pursuant to the Area Source Iron and Steel Foundry NESHAP, I am submitting the following semi-annual report. The affected source meets the definition of a small foundry and has implemented a metallic scrap management program and meets the binder formulation requirements as specified in 40 CFR 63, Subpart 77777

Owner:

PCC Structurals Inc.

4600 SE Harney Drive, Portland OR 97206

Source:

LPC

4600 SE Harney Drive, Portland OR 97206

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I certify that, based on information and belief formed after reasonable inquiry, the statements and information in this letter are true accurate and complete.

Sincerely.

For PCC Structurals Inc.

Sherry Uchytil

Environmental Affairs PCC Structurals Inc. 4600 SE Harney Drive

Portland OR 97206 503-777-7683

suchytil@pccstructurals.com

cc: Mr. Jerry Ebersole, Oregon DEQ

OR/Compl./5×Z



January 20, 2015

Received

JAN 2 2 2015

Office of Air, Waste & Toxics

Environmental Protection Agency Region 10 Director, Office of Air, Waste and Toxics 1200 Sixth Avenue, Suite 900, AWT-107 Seattle, WA 98101

RE: 40 CFR Part 60 Subpart ZZZZZ PCC Structurals Inc. LPC foundry

To Whom It May Concern:

Pursuant to the Area Source Iron and Steel Foundry NESHAP, I am submitting the following semi-annual report. The affected source meets the definition of a small foundry and has implemented a metallic scrap management program and meets the binder formulation requirements as specified in 40 CFR 63, Subpart ZZZZZ.

Owner:

PCC Structurals Inc.

4600 SE Harney Drive, Portland OR 97206

Source:

LPC

4600 SE Harney Drive, Portland OR 97206

Total of Harris, Private and Critical

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Sincerely,

For PCC Structurals Inc.

Chris Myers

Director of Environmental, Health and Safety

PCC Structurals Inc 4600 SE Harney Drive Portland OR 97206

503-777-3881

cmyers@pccstructurals.com

cc: Mr. Jerry Ebersole, Oregon DEQ

0R/Compl-



July 27, 2015

Environmental Protection Agency Region 10 Director, Office of Air, Waste and Toxics 1200 Sixth Avenue, Suite 900, AWT-107 Seattle, WA 98101

RE: 40 CFR Part 60 Subpart ZZZZZ Reporting Period January 1, 2015 - June 30, 2015 PCC Structurals Inc. SSBO foundry

To Whom It May Concern:

Pursuant to the Area Source Iron and Steel Foundry NESHAP, I am submitting the following semi-annual report. The affected source meets the definition of a small foundry and has implemented a metallic scrap management program and meets the binder formulation requirements as specified in 40 CFR 63, Subpart ZZZZZ.

Owner:

PCC Structurals Inc.

4600 SE Harney Drive, Portland OR 97206

Source:

SSBO

13340 SE 84th Avenue, Clackamas OR 97015

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I certify that, based on information and belief formed after reasonable inquiry, the statements and information in this letter are true accurate and complete.

Sincerely,

For PCC Structurals Inc

Sherry Uchytil

Environmental Affairs PCC Structurals Inc.

4600 SE Harney Drive

Portland OR 97206

503-777-3881

suchytil@pccstructurals.com

Received

JUL 30 2015

Office of Air, Wast-



January 20, 2015

Received

JAN 2 3 2015

Office of Air, Waste & Toxics

Environmental Protection Agency Region 10 Director, Office of Air, Waste and Toxics 1200 Sixth Avenue, Suite 900, AWT-107 Seattle, WA 98101

RE: 40 CFR Part 60 Subpart ZZZZZ PCC Structurals Inc. SSBO foundry

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4600 SE Harney Drive, Portland OR 97206

Source:

SSBO

13340 SE 84th Avenue, Clackamas OR 97015

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Sincerely,

For PCC Structurals Inc

Chris Myers

Director of Environmental, Health and Safety

PCC Structurals Inc 4600 SE Harney Drive Portland OR 97206

503-777-3881

cmyers@pccstructurals.com



Are Enf.



January 25, 2012

Environmental Protection Agency Region 10 Director, Office of Air, Waste and Toxics 1200 Sixth Avenue Suite 900, AWT-107 Seattle, WA 98101

RE: 40 CFR Part 60 Subpart ZZZZZ
PCC Structurals Inc SSBO foundry

To Whom It May Concern:

Pursuant to the Area Source Iron and Steel Foundry NESHAP, I am submitting the following semi-annual report. The affected source meets the definition of a small foundry and has implemented a metallic scrap management program and meets the binder formulation requirements as specified in 40 CFR 63, Subpart ZZZZZ.

Owner:

PCC Structurals Inc.

4600 SE Harney Drive, Portland OR 97206

Source:

SSBO

13340 SE 84th Avenue, Clackamas OR 97015

1

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I certify that, based on information and belief formed after reasonable inquiry, the statements and information in this letter are true accurate and complete.

Sincerely,

For PCC Structurals Inc

Chris Myers

Director of Environmental, Health and Safety

PCC Structurals Inc

4600 SE Harney Drive

Portland OR 97206

503-777-3881

cmyers@pccstructurals.com

cc: Mr. Jerry Ebersole, Oregon DEQ

Peceived
Office Of Air Waste

OR/Compl./5x2



July 29, 2013

Environmental Protection Agency Region 10
Director, Office of Air, Waste and Toxics
1200 Sixth Avenue
Suite 900, AWT-107
Seattle, WA 98101

RE: 40 CFR Part 60 Subpart ZZZZZ PCC Structurals Inc SSBO foundry

# Received

AUS = 2 2013 Office Of Air, Waste And Toxics

#### To Whom It May Concern:

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4600 SE Harney Drive, Portland OR 97206

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I certify that, based on information and belief formed after reasonable inquiry, the statements and information in this letter are true accurate and complete.

Sincerely.

For PCC Structurals Inc

Chris Myers

Director of Environmental, Health and Safety

PCC Structurals Inc 4600 SE Harney Drive Portland OR 97206

503-777-3881

cmyers@pccstructurals.com



June 29, 2013

Received

Environmental Protection Agency Region 10
Director, Office of Air, Waste and Toxics
1200 Sixth Avenue, Suite 900, AWT-107
Seattle, WA 98101

AUS # 2 2013 Office Of Air, Waste And Toxics

RE: 40 CFR Part 60 Subpart ZZZZZ PCC Structurals Inc. LPC foundry

To Whom It May Concern:

Pursuant to the Area Source Iron and Steel Foundry NESHAP, I am submitting the following semi-annual report. The affected source meets the definition of a small foundry and has implemented a metallic scrap management program and meets the binder formulation requirements as specified in 40 CFR 63, Subpart ZZZZZ.

Owner:

PCC Structurals Inc.

4600 SE Harney Drive, Portland OR 97206

Source:

LPC

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Sincerely,

For PCC Structurals Inc

Chris Myers

Director of Environmental, Health and Safety

PCC Structurals Inc 4600 SE Harney Drive Portland OR 97206 503-777-3881

cmyers@pccstructurals.com



January 29, 2013

Environmental Protection Agency Region 10 Director, Office of Air, Waste and Toxics 1200 Sixth Avenue Suite 900, AWT-107 Seattle, WA 98101

RE: 40 CFR Part 60 Subpart ZZZZZ PCC Structurals Inc SSBO foundry

Received

JAN 31 2013

Office Of Air, Waste And Toxics

To Whom It May Concern:

Pursuant to the Area Source Iron and Steel Foundry NESHAP, I am submitting the following semi-annual report. The affected source meets the definition of a small foundry and has implemented a metallic scrap management program and meets the binder formulation requirements as specified in 40 CFR 63, Subpart ZZZZZ.

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PCC Structurals Inc.

4600 SE Harney Drive, Portland OR 97206

Source:

SSBO

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For PCC Structurals Inc.

Chris Myers
Director of Environmental, Health and Safety
PCC Structurals Inc
4600 SE Harney Drive
Portland OR 97206
503-777-3881
cmyers@pccstructurals.com



January 29, 2013

Environmental Protection Agency Region 10 Director, Office of Air, Waste and Toxics 1200 Sixth Avenue, Suite 900, AWT-107 Seattle, WA 98101

RE: 40 CFR Part 60 Subpart ZZZZZ PCC Structurals Inc. LPC foundry

Received

JAN 31 2013 Office Of Air, Waste And Toxics

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Sincerely,

For PCC Structurals Inc.

Received

JAN 3 0 2013 Office Of Air, Waste

Chris Myers
Director of Environmental, Health and Safety
PCC Structurals Inc
4600 SE Harney Drive
Portland OR 97206
503-777-3881
cmyers@pccstructurals.com

Received



# Received

FFB 0 1 2010

Office Of Air, Waste And Toxics

January 29, 2010

Environmental Protection Agency Region 10 Director, Office of Air, Waste and Toxics 1200 Sixth Avenue, Suite 900, AWT-107 Seattle, WA 98101

RE: 40 CFR Part 60 Subpart ZZZZZ
PCC Structurals Inc LPC foundry

#### To Whom It May Concern:

Pursuant to the Area Source Iron and Steel Foundry NESHAP, I am submitting the following semi-annual report. The affected source meets the definition of a small foundry and has implemented a metallic scrap management program and meets the binder formulation requirements as specified in 40 CFR 63, Subpart ZZZZZ.

Owner:

PCC Structurals Inc.

4600 SE Harney Drive, Portland OR 97206

Source:

LPC

4600 SE Harney Drive, Portland OR 97206

4000 OE Harriey Drive, 1 Ordana Ort 97200

This is our written notice that the metal melt production for 2009 was less than 20,000 tons.

During the reporting period, this facility operated in accordance with written material specifications for metallic scrap according to § 63.10885(a)(1).

During the reporting period, this facility complied with the requirements for scrap that does not contain motor vehicle scrap in accordance with § 63.10885(b)(4).

During the reporting period, this facility complied with the no methanol requirement for the catalyst portion of each binder chemical formulation for a furfuryl alcohol warm box mold or core making line according to § 63.10886.

During the reporting period, this facility complied with the mercury management practices requirements in accordance with § 63.10885(b), § 63.10881(a)(2), § 63.10895(a).

I certify that, based on information and belief formed after reasonable inquiry, the statements and information in this letter are true accurate and complete.

Sincerely,

For PCC Structurals Inc

David E. Murray

Manager, Environmental Affairs

PCC Structurals Inc 4600 SE Harney Drive

Portland OR 97206 503-777-3881

303-717-3001

dmurray@pccstructurals.com



Received

January 29, 2010

FEB 0 1 2010

Office Of Air, Waste And Toxics

Environmental Protection Agency Region 10 Director, Office of Air, Waste and Toxics 1200 Sixth Avenue Suite 900, AWT-107 Seattle, WA 98101

RE: 40 CFR Part 60 Subpart ZZZZZ PCC Structurals Inc SSBO foundry

To Whom It May Concern:

Pursuant to the Area Source Iron and Steel Foundry NESHAP, I am submitting the following semi-annual report. The affected source meets the definition of a small foundry and has implemented a metallic scrap management program and meets the binder formulation requirements as specified in 40 CFR 63, Subpart ZZZZZ.

Owner:

PCC Structurals Inc.

4600 SE Harney Drive, Portland OR 97206

Source:

SSBO

13340 SE 84th Avenue, Clackamas OR 97015

This is our written notice that the metal melt production for 2009 was less than 20,000 tons.

During the reporting period, this facility operated in accordance with written material specifications for metallic scrap according to § 63.10885(a)(1).

During the reporting period, this facility complied with the requirements for scrap that does not contain motor vehicle scrap in accordance with § 63.10885(b)(4).

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I certify that, based on information and belief formed after reasonable inquiry, the statements and information in this letter are true accurate and complete.

Sincerely.

For PCC Structurals Inc

David E. Murray

Manager, Environmental Affairs

PCC Structurals Inc 4600 SE Harney Drive Portland OR 97206

503-777-3881

dmurray@pccstructurals.com



June 28, 2010

Environmental Protection Agency Region 10 Director, Office of Air, Waste and Toxics 1200 Sixth Avenue, Suite 900, AWT-107 Seattle, WA 98101

RE: 40 CFR Part 60 Subpart ZZZZZ PCC Structurals Inc LPC foundry



To Whom It May Concern:

Pursuant to the Area Source Iron and Steel Foundry NESHAP, I am submitting the following semi-annual report. The affected source meets the definition of a small foundry and has implemented a metallic scrap management program and meets the binder formulation requirements as specified in 40 CFR 63, Subpart 77777

Owner:

PCC Structurals Inc.

4600 SE Harney Drive, Portland OR 97206

Source:

LPC

4600 SE Harney Drive, Portland OR 97206

This is our written notice that the annual metal melt production continues to remain less than 20,000 tons.

During the reporting period, this facility operated in accordance with written material specifications for metallic scrap according to § 63.10885(a)(1).

During the reporting period, this facility complied with the requirements for scrap that does not contain motor vehicle scrap in accordance with § 63.10885(b)(4).

During the reporting period, this facility complied with the no methanol requirement for the catalyst portion of each binder chemical formulation for a furfuryl alcohol warm box mold or core making line according to § 63.10886.

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I certify that, based on information and belief formed after reasonable inquiry, the statements and information in this letter are true accurate and complete.

Sincerely,

For PCC Structurals Inc.

David E. Murray

Manager, Environmental Affairs

PCC Structurals Inc 4600 SE Harney Drive Portland OR 97206

503-777-3881

dmurray@pccstructurals.com



May 1, 2008

Environmental Protection Agency Region 10 Att: Keith Rose, NESHAPs Coordinator Air Division 1200 Sixth Avenue Seattle, WA 98101

Received

APR 5 0 2008

Office Of Air, Waste
And Toxics

RE: PCC Structurals - SSBO Clackamas, OR

Dear Sir,

Pursuant to the Area Source Iron & Steel Foundry NESHAP, enclosed herewith please find the Initial Notification Report for the above referenced facility.

Very Truly Yours for PCC Structurals Inc.

David E. Murray

Manager of Environmental Affairs

### Area Source Iron & Steel Foundry NESHAP Initial Notification Report

#### SECTION I GENERAL INFORMATION

A. Print or type the following information for each affected source for which you are making initial notification: (§63.9(b)(2)(i)-(ii))

PCC Structurals I	110			
4600 SE Harney	Drive			
City	State		ZIP Code	
Portland	OR		97206	
Facility Name				
SSBO				
	ifferent than Owne	er/Operator's Street Address	)	
13340 SE 84th A	venue, Clac	kamas OR 97015		
Facility Local Contact Nam		Title		Phone (OPTIONAL
Dave Murray		Manager of		
		Environmental Affa	airs	41
City	State			Code
Portland	OR		97	206
	tandard or other	requirement that is the ba	asis for this	notification and the
	(§63.9(b)(2)(iii)			

#### SECTION II SOURCE DESCRIPTION

A. Briefly describe the nature, size, design, and method of operation of the source. (§63.9(b)(2)(iv))

Facility operates furnaces for melting specialty alloys, some of which are considered ferrous.

B. Briefly describe the types of emission points within the affected source and the types of hazardous air pollutants emitted. (§63.9(b)(2)(iv))

### Furnaces vent either directly or indirectly to atmosphere

0	Charle	tha 1		that	annling	1562	O/h)	121	Carl	١.
U.	CHECK	me i	DUX	lilal	applies:	1900.	9(0)	121	(V)	,

- ☐ My affected source is a major source of Hazardous Air Pollutants (HAPs)
- My affected source is an area source of HAPs



December 26, 2008

Environmental Protection Agency Region 10 Director, Office of Air, Waste and Toxics 1200 Sixth Avenue Suite 900, AWT-107 Seattle, WA 98101

RE: 40 CFR Part 60 Subpart ZZZZZ PCC Structurals Inc SSBO foundry Received
3 2008
Office Of Air, Waste
And Toxics

## To Whom It May Concern:

Pursuant to the Area Source Iron and Steel Foundry NESHAP, I am submitting the following notifications and certification. The affected source meets the definition of a small foundry and has implemented a metallic scrap management program and meets the binder formulation requirements as specified in 40 CFR 63, Subpart ZZZZZ.

Owner:

PCC Structurals Inc.

4600 SE Harney Drive, Portland OR 97206

Source:

SSBO

13340 SE 84th Avenue, Clackamas OR 97015

This is our written notice that the metal melt production for 2008 was less than 20,000 tons, as required to be submitted per § 63.10880(f).

This facility has prepared and will operate by, written material specifications for metallic scrap according to § 63.10885(a)(1).

This facility complies with the requirements for scrap that does not contain motor vehicle scrap in accordance with § 63.10885(b)(4).

This facility complies with the no methanol requirement for the catalyst portion of each binder chemical formulation for a furfuryl alcohol warm box mold or core making line according to § 63.10886.

I certify that, based on information and belief formed after reasonable inquiry, the statements and information in this letter are true accurate and complete.

Sincerely,

For PCC Structurals Inc.

David E. Murray

Manager, Environmental Affairs

PCC Structurals Inc 4600 SE Harney Drive Portland OR 97206

503-777-3881

dmurray@pccstructurals.com



December 26, 2008

Environmental Protection Agency Region 10 Director, Office of Air, Waste and Toxics 1200 Sixth Avenue, Suite 900, AWT-107 Seattle, WA 98101

RE: 40 CFR Part 60 Subpart ZZZZZ PCC Structurals Inc LPC foundry



## To Whom It May Concern:

Pursuant to the Area Source Iron and Steel Foundry NESHAP, I am submitting the following notifications and certification. The affected source meets the definition of a small foundry and has implemented a metallic scrap management program and meets the binder formulation requirements as specified in 40 CFR 63, Subpart ZZZZZ.

Owner:

PCC Structurals Inc.

4600 SE Harney Drive, Portland OR 97206

Source:

LPC

4600 SE Harney Drive, Portland OR 97206

This is our written notice that the metal melt production for 2008 was less than 20,000 tons, as required to be submitted per § 63.10880(f).

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I certify that, based on information and belief formed after reasonable inquiry, the statements and information in this letter are true accurate and complete.

Sincerely,

For PCC Structurals Inc

David E. Murray

Manager, Environmental Affairs

PCC Structurals Inc 4600 SE Harney Drive Portland OR 97206 503-777-3881

dmurray@pccstructurals.com

cc: Oregon DEQ



Initial Notification
63 Suppart ZZZZZ

May 1, 2008

Environmental Protection Agency Region 10 Att: Keith Rose, NESHAPs Coordinator Air Division 1200 Sixth Avenue Seattle, WA 98101

Received APR 5 0 2008 Office Of Air, Waste And Toxics

RE: PCC Structurals - LPC Portland, OR

Dear Sir.

Pursuant to the Area Source Iron & Steel Foundry NESHAP, enclosed herewith please find the Initial Notification Report for the above referenced facility.

Very Truly Yours for PCC Structurals Inc.

Manager of Environmental Affairs

# Area Source Iron & Steel Foundry NESHAP Initial Notification Report

### SECTION I GENERAL INFORMATION

C. Check the box that applies: (§63.9(b)(2)(v))

X

A. Print or type the following information for each affected source for which you are making initial notification: (§63.9(b)(2)(i)-(ii))

Owner or Operator Name				
PCC Structurals Inc				
Street Address				
4600 SE Harney Drive	9			
City	State	2	ZIP Cod	e
Portland	OR		9720	6
Facility Name				
LPC				
Facility Street Address (If different	than Owi	ner/Operator's Street Address)		
Facility Local Contact Name		Title		Phone (OPTIONAL)
Dave Murray		Manager of		
,		Environmental Affai	irs	
City	State			IP Code
Portland	OR		9	7206
B. Indicate the relevant standard source's compliance date: (§63.  40 CFR 63, Subpart ZZZZZ Compliance Date: January 2, 200 program)	9(b)(2)(ii	i))	sis for th	nis notification and the
SECTION II SOURCE DESCRIPTION				
A. Briefly describe the nature, s (§63.9(b)(2)(iv))	ize, desi	gn, and method of operation	of the	source.
Facility operates furnaces for	melting	specialty alloys, some of v	which a	are considered ferrous.
B. Briefly describe the types of chazardous air pollutants emitted			ource at	nd the types of
Furnaces vent either directly of	or indire	ctly to atmosphere		

My affected source is a major source of Hazardous Air Pollutants (HAPs)

My affected source is an area source of HAPs

# Notification of Size Classification

# Office Of Air Waste National Emission Standards for Hazardous Air Pollutants for Iron and Steel Foundries

40 CFR Part 63 Subpart ZZZZZ (http://edocket.access.gpo.gov/2008/pdf/E7-24836.pdf)

1. Complete this section for each production	facility. Make additio	nal copies a	s necessary.
OWNER/OPERATOR PCC Schlos	ser		
COMPANY NAME PCC Schlos			
EAGILITY ADDRESS	temlode Av	τ .	
CITY Redmond STATE OR			Deschutes.
PLANT CONTACT, NAME AND TITLE Dave Bransky	9		TELEPHONE NUMBER 541 548 0766
MAILING ADDRESS (if different from above)	CITY	STATE	ZIP CODE
same	Same	same	same.
PRIMARY SIC CODE AND NAICS CODE	E-MAIL ADDRESS	1	·
3369 : 331528	dbransky	@pcest	ructurals. com
,	/	1	8
2. Do you own or operate an Iron and steel for	oundry? Yes 🙏	No	
If No, please go directly to part 5 and submit this	form to EPA and DEC		
The state of the s	Social troping - say to continuo subjectivo di		
If yes, is the foundry large or small? Large	geSmall		
A large foundry has an annual metal melt production greater than 10,000 tons (for a new affected sour classification or to change your size classification)	irce). Follow the proced		
	70		
3. Briefly describe the nature, size, design, a	nd method of operation	on of the sou	urce.
4. Briefly describe the types of emission poil pollutants emitted.	nts within the affected	d source and	d the types of hazardous air

#### CERTIFICATION 5.

I certify that, based on information and belief formed after reasonable inquiry, the statements and information in this report and the supporting enclosures are true, accurate and complete.

Print the name and title of the "Responsible Official\*" for the plant:

Dave Murray Manager, Fourtenmental Affairs 503-Name of Responsible Official (print or type) Title Phone Number

#### \*A "Responsible Official" can be:

- The president, vice-president, secretary, or treasurer of the company who owns the plant
- The owner of the plant
- The plant engineer or supervisor
- A government official if the plant is owned by the Federal, State, City, or County government

A ranking military officer if the plant is located on a military base

Signature of "Responsible Official"

Please keep a copy of this form for your records.

#### Mail the original to:

Region 10 Office of the EPA Director, Office of Air, Waste and Toxics 1200 6th Ave., Suite 900, OAQ-107 Seattle, WA 98101

#### Mail or fax a copy to:

Department of Environmental Quality Attn: Jerry Ebersole 811 SW Sixth Ave Portland, OR 97204 Fax: 503-229-5675

EPA Region X Director, Office of Air, Waste and Toxics 1200 6<sup>th</sup> Ave., Suite 900, AWT-107 Seattle WA 98101

# **Initial Notification**

# National Emission Standards for Hazardous Air Pollutants: Area Source Aluminum, Copper, and Other Nonferrous Foundries 40 CFR 63 subpart ZZZZZZ

Yes, I am subject to 40 CFR Part 63 subpart ZZZZZZ National Emission Standards for Hazardous Air Pollutants: Area Source Aluminum, Copper, and Other Nonferrous Foundries
Source category and NAICS code(s)
Compliance Date:
(Date of startup)
No, I am NOT subject to 40 CFR Part 63 subpart ZZZZZZZ. Reason not applicable:
Major source of HAP emissions
Annual production < 600 tons per year (TPY) based on year:
None of the materials melted contain ≥ 0.1% Cr, Ni, Pb, Be, Cd, or ≥ 1.0% Mn <sup>b</sup>
Other:
If you checked the "No" box above, please complete only Section 1 of this form and then proceed directly to Section 3 of this form (skip Section 2).
Company name Pcc Schlosser
Facility name (if different): PLC Schlosser
Facility (physical location) address: 345 NE Hemlock Ave
Redmond, DR 97756
Owner name/title: PCC Structurals, Inc
Owner/company address: 4600 SE Harney Drive, Portland OR 9720L
Owner telephone number 503 -7 77-3881
Owner email address (if available):
Is the Operator the same person as the Owner?

<sup>&</sup>lt;sup>a</sup> This is an example of the type of information that must be submitted to fulfill the Initial Notification requirement of 40 CFR 63, subpart ZZZZZZ. You may submit the information in another form or format, or you may use this form.

<sup>&</sup>lt;sup>b</sup> Chromium (Cr), nickel (Ni), lead (Pb), beryllium (Be), cadmium (Cd), and manganese (Mn).

To:

EPA Region X Director, Office of Air, Waste and Toxics 1200 6<sup>th</sup> Ave., Suite 900, AWT-107 Seattle WA 98101

# **Initial Notification**

# National Emission Standards for Hazardous Air Pollutants: Area Source Aluminum, Copper, and Other Nonferrous Foundries 40 CFR 63 subpart ZZZZZZ

	art 63 subpart ZZZZZZ National Emission Standards for Hazardous ource Aluminum, Copper, and Other Nonferrous Foundries hall Area Source; NAICS 331528 Other non ferrous foundries
O	
Compliance Date: A Existing si	ource: June 27, 2011
	CFR Part 63 subpart ZZZZZZ. Reason not applicable:
☐ Major source of HA ☐ Annual production <	P emissions 600 tons per year (TPY) based on year:
■ None of the materia	lls melted contain ≥ 0.1% Cr, Ni, Pb, Be, Cd, or ≥ 1.0% Mnb
Other:	
If you checked the "No" box directly to Section 3 of this	
Facility name (if different):	1.00
	: 4600 SE Harney Drive Portland OR 97206
Owner name/title:	PCC Structurals, Inc
Owner/company address:	4600 SE Harney Drive Portland OR 97206
Owner telephone number	503 777 3881
Owner email address (if available):	
Is the Operator the same person a	s the Owner? Yes 🕅 No 🖂

<sup>&</sup>lt;sup>a</sup> This is an example of the type of information that must be submitted to fulfill the Initial Notification requirement of 40 CFR 63, subpart ZZZZZZ. You may submit the information in another form or format, or you may use this form.

<sup>&</sup>lt;sup>b</sup> Chromium (Cr), nickel (Ni), lead (Pb), beryllium (Be), cadmium (Cd), and manganese (Mn).

EPA Region X Director, Office of Air, Waste and Toxics 1200 6<sup>th</sup> Ave., Suite 900, AWT-107 Seattle WA 98101

# **Initial Notification**

# National Emission Standards for Hazardous Air Pollutants: Area Source Aluminum, Copper, and Other Nonferrous Foundries 40 CFR 63 subpart ZZZZZZ

Yes, I am subject to 40 CFR Part 63 subpart ZZZZZZ National Emission Standards for Hazardous Air Pollutants: Area Source Aluminum, Copper, and Other Nonferrous Foundries  Source category and NAICS code(s) Small Area Source; NAICS 331528 Other Non Reviews Foundries
Compliance Date:
No, I am NOT subject to 40 CFR Part 63 subpart ZZZZZZ. Reason not applicable:
<ul> <li>Major source of HAP emissions</li> <li>Annual production &lt; 600 tons per year (TPY) based on year:</li></ul>
<ul> <li>None of the materials melted contain ≥ 0.1% Cr, Ni, Pb, Be, Cd, or ≥ 1.0% Mn<sup>b</sup></li> <li>Other:</li> </ul>
If you checked the "No" box above, please complete only Section 1 of this form and then proceed directly to Section 3 of this form (skip Section 2).
Company name PCC Structurals, Inc - Deer Creek
Facility name (if different): Deer Creek
Facility (physical location) address: 13350 SE Johnson Rd., Milwaukie OR X  * No mail at the above address
Owner name/title: Pcc Structurals Inc
Owner/company address: 4600 SE Harney Drive Portland OR 972
Owner telephone number 503 -777 - 3881
Owner email address (if available):
Is the Operator the same person as the Owner? Yes ☑ No □

<sup>&</sup>lt;sup>a</sup> This is an example of the type of information that must be submitted to fulfill the Initial Notification requirement of 40 CFR 63, subpart ZZZZZZ. You may submit the information in another form or format, or you may use this form.

<sup>&</sup>lt;sup>b</sup> Chromium (Cr), nickel (Ni), lead (Pb), beryllium (Be), cadmium (Cd), and manganese (Mn).

EPA Region X Director, Office of Air, Waste and Toxics 1200 6<sup>th</sup> Ave., Suite 900, AWT-107 Seattle WA 98101

### Initial Notification

# National Emission Standards for Hazardous Air Pollutants: Area Source Aluminum, Copper, and Other Nonferrous Foundries 40 CFR 63 subpart ZZZZZZ

Yes, I am subject to 40 CFR Part 63 subpart ZZZZZZ National Emission Standards for Hazardous Air Pollutants: Area Source Aluminum, Copper, and Other Nonferrous Foundries
Source category and NAICS code(s) Small Area Source, NAICS 331528-Other non-femous foundries
Compliance Date:
No, I am NOT subject to 40 CFR Part 63 subpart ZZZZZZ. Reason not applicable:
<ul> <li>☐ Major source of HAP emissions</li> <li>☐ Annual production &lt; 600 tons per year (TPY) based on year:</li> </ul>
<ul> <li>None of the materials melted contain ≥ 0.1% Cr, Ni, Pb, Be, Cd, or ≥ 1.0% Mn<sup>b</sup></li> <li>Other:</li></ul>
If you checked the "No" box above, please complete only Section 1 of this form and then proceed directly to Section 3 of this form (skip Section 2).
Company name Pcc Structurals, Inc - SSBO
Facility name (if different):SSBO
Facility (physical location) address: 13340 SE 84th Avenue X
Clackamas OR # No mail at this address
Owner name/title: Pcc Structurals Inc.
Owner/company address: 4600 SE Harney Drive, Portland OR 97206
Owner telephone number503-777-3881
Owner email address (if available):
Is the Operator the same person as the Owner?  Yes  No

<sup>&</sup>lt;sup>a</sup> This is an example of the type of information that must be submitted to fulfill the Initial Notification requirement of 40 CFR 63, subpart ZZZZZZ. You may submit the information in another form or format, or you may use this form.

<sup>&</sup>lt;sup>b</sup> Chromium (Cr), nickel (Ni), lead (Pb), beryllium (Be), cadmium (Cd), and manganese (Mn).



July 18, 2011

Environmental Protection Agency Region 10 Director, Office of Air, Waste and Toxics 1200 Sixth Avenue Suite 900, AWT-107 Seattle, WA 98101

RE: 40 CFR Part 60 Subpart ZZZZZ PCC Structurals Inc SSBO foundry

#### To Whom It May Concern:

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PCC Structurals Inc.

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Source:

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I certify that, based on information and belief formed after reasonable inquiry, the statements and information in this letter are true accurate and complete.

Sincerely,

For PCC Structurals Inc

David E. Murray

Manager, Environmental Affairs

PCC Structurals Inc 4600 SE Harney Drive

Portland OR 97206

503-777-3881

dmurray@pccstructurals.com



July 18, 2011

Environmental Protection Agency Region 10 Director, Office of Air, Waste and Toxics 1200 Sixth Avenue, Suite 900, AWT-107 Seattle, WA 98101

RE: 40 CFR Part 60 Subpart ZZZZZ
PCC Structurals Inc LPC foundry

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PCC Structurals Inc.

4600 SE Harney Drive, Portland OR 97206

Source:

LPC

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Sincerely,

For PCC Structurals Inc

David E. Murray

Manager, Environmental Affairs

PCC Structurals Inc 4600 SE Harney Drive Portland OR 97206

503-777-3881

dmurray@pccstructurals.com